the real Owner or Possessor, and hath or shall build a Mill thereon, shall have any Right or Title to such Land after such Mill shall be casually broke or gone to decay, other than 2 years for the new Building, or repairing the same. And if he doth not repair it in that time, the real Owners of the Land may re-enter upon the same, or recover the same by Ejectment or otherwise according to Law.

VI. No Miller or other person belonging to any Mill shall receive for grinding any Indian-Corn, or Wheat, above the 6th part of every Bushel of Indian-Corn, and \$th part of every Bushel of Wheat, upon penalty of For-

feiting 1000 l. of Tobacco to the King.

VII. Any person that hath begun to build a Mill, upon incouragement of any former Act hereby repealed, shall have the same advantages as if the Act were still in force.

N.

Naturalization.

I. An. 7. W. & M. 1695. p. 32. The Fees to be taken by the Clerks and Officers belonging to the Assembly, for Naturalization, shall be allowed and adjudged by the respective Assemblies when such persons are Naturalized. And no person shall exact more, under the penalty of 2000 l. of Tobacco, half to the King, and half to the party grieved.

Negross.

I. An. 4. W. & M. 1692. p. 2. Where any Negro or Slave, being in Servitude or Bondage, is or shall become Christian, and receive the Sacrament of Baptism, the same shall not, nor ought to be deemed, adjudged, or construed to be a Manumission, or freeing of any such Negro or Slave, or his or her Issue, from their Servitude or Bondage, but that notwithstanding they shall